UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

WARNER BROS. RECORDS INC., a
Delaware corporation; SONY BMG MUSIC
ENTERTAINMENT, a Delaware general
partnership; UMG RECORDINGS, INC., a
Delaware corporation; BMG MUSIC, a New
York general partnership; ARISTA RECORDS
LLC, a Delaware limited liability company;
CAPITOL RECORDS, INC., a Delaware
corporation; and ATLANTIC RECORDING
CORPORATION, a Delaware corporation,

Honorable Anna Diggs Taylor

Magistrate Judge Morgan

Case: 05-CV-74394-DT

Plaintiffs,

v.

LARRY SCANTLEBURY.,

Defendant.

JASON R. GOURLEY (P69065) MATTHEW E. KRICHBAUM (P52491) SOBLE ROWE KRICHBAUM, LLP Attorneys for Plaintiffs 221 North Main Street, Suite 200 Ann Arbor, Michigan 48104 (734) 996 5600

MOTION TO STAY CASE AND TO EXTEND ALL DEADLINES

Plaintiffs Warner Bros. Records Inc., Sony BMG Music Entertainment, UMG Recordings, Inc., BMG Music, Arista Records LLC, Capitol Records, Inc., and Atlantic Recording Corporation (collectively, "Plaintiffs"), respectfully request the Court stay the case for 60 days and extend all deadlines 60 days. In support thereof, Plaintiffs state the following:

- 1. Plaintiffs have recently learned that Defendant, Larry Scantlebury, passed away on June 20, 2006. Please see the attached Death Certificate.
- 2. Prior to Mr. Scantlebury's passing, Plaintiffs believed that there was potential to resolve the case. While at the time of Mr. Scantlebury's death, he had not responded to Plaintiffs' discovery (he had asked for and received extensions), he had indicated that others, in addition to Mr. Scantlebury, were involved in the infringement of Plaintiffs' copyrights.
- 3. Plaintiffs do not believe it appropriate to discuss a resolution of the case with the family so close to Mr. Scantlebury's passing. Plaintiffs therefore request a stay of 60 days to allow the family additional time to grieve.
- 4. In the event the parties do not reach a resolution with Mr. Scantlebury's estate or the other family members involved, Plaintiffs anticipate amending the complaint following depositions of members of Mr. Scantlebury's family.

WHEREFORE, Plaintiffs respectfully request this court stay the case for 60 days and extend all deadlines 60 days.

Respectfully submitted,

SOBLE ROWE KRICHBAUM, LLP

Dated: August 1, 2006 By: S/ Matthew E. Krichbaum

By: S/ Matthew E. Krichbaum
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Matthew E. Krichbaum (P52491)
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on [insert date], a copy of the foregoing INITIAL DISCLOSURE STATEMENT was served upon the Defendant via United States Mail at the following address:

Larry Scantlebury 7049 Amberly Way Ypsilanti, Mi 48197 Defendant

> Jason R. Gourley (P69065) Matthew E. Krichbaum (P52491) Attorneys for Plaintiffs 221 N. Main Street, Suite 300 Ann Arbor, Michigan 48104 (734) 996-5600

Attorneys for Plaintiffs